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BY ECF

Honorable Vernon S. Broderick, U.S.D.J.
Thurgood Marshall United States Courthouse
40 Foley Square
New York, NY 10007

Re: Advanced Access Content System Licensing Administrator, LLC v. Shen, et al.
Civil Action No. 14-cv-1112 (VSB)

Dear Honorable Judge Broderick:

We write on behalf of Advanced Access Content System Licensing Administrator, LLC (“AACS LA”) to specify that the reason AACS LA filed an Amended Memorandum of Law [Doc. No. 93] after filing a Memorandum of Law [Doc. No. 92], both on April 13, 2015, was to correct an incorrect title on the first and title page of the Memorandum of Law [Doc. No. 92]. The title on the first and title page of the Memorandum of Law [Doc. No. 92] incorrectly reads “MEMORANDUM OF LAW IN OPPOSITION TO DEFENDANT FENG TAO d/b/a DVDFAB AND FENGTao SOFTWARE INC.’S MOTION TO AMEND INJUNCTION PURSUANT TO RULE 59(e).” The title on the first and title page of the Memorandum of Law [Doc. No. 93] correctly reads “MEMORANDUM OF LAW IN OPPOSITION TO DEFENDANT FENG TAO d/b/a DVDFAB AND FENGTao SOFTWARE INC.’S MOTION FOR RECONSIDERATION.” There are no other differences between the Memorandum of Law [Doc. No. 92] and the Amended Memorandum of Law [Doc. No. 93].

Respectfully submitted,

Davis Wright Tremaine LLP

/s/ George P. Wukoson

George P. Wukoson

cc: Nancy J. Mertzel, Esq. (by ECF)

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